Attorney's Docket No. YORK.US.2

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Koch, et al. Serial No.: 10/710,845

Confirmation No.: 4844

Filed:

08/06/2004

COMBINATION FLASHING AND For:

DRAINAGE SYSTEM

Examiner: Anthony N. Bartosik

Group Art Unit: 3635

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION TRAVERSING REJECTION 37 CFR 1.132

To the Commissioner for Patents:

- I, Andrew Sneed, being duly swom, declare as follows:
- That I am the Chief Operating Officer of Wasco, Inc., a masonry contracting firm 1. that has been in business since 1966, has more than 400 employees, and has a place of business at 1138 2nd Avenue North, Nashville, TN 37208.
- That I have been in the business of masonry contracting for 30 years, and my 2. education, training, and experience in masonry consists of Associate Civil Engineer & Journeyman Brick Mason & State Certified Masonry Inspector.
- That, on account of my position, education, and experience, I consider myself to 3. be an expert in the field of masonry flashing.

- That I am familiar with the claimed invention, namely, a combination through-wall masonry flashing / drainage device comprising a flashing membrane, the flashing membrane having a first side and a second side opposite the first side; a reinforcing cloth adhered to the flashing membrane first side; and a wicking cloth adhered to the flashing membrane second side, hereinafter referred to as FLASHVENT™.
- That upon learning about FLASHVENT I was skeptical that it would work as claimed.
- 6. That we tested FLASHVENT by building a sample test panel and purposefully introduced excessive mortar droppings, and emptying five gallons of water into the cavity between the concrete and masonry walls.
- 7. That we were amazed at how rapidly all the water wicked out of the wall, proving that the invention works as claimed.
- 8. That the test panel wall is more than 18 months old and performs better today than the day we built it.
- 9. That we are excited about this product and intend to use it in place of the three or four component system that is prevalent in the field now.

have seen in the last 20 years.

- 10. That FLASHVENT is definitely one of the most innovative flashing products !
- 11. That I have no financial interest in this patent application or in the assignee York Manufacturing except as a paying customer.

I declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

Millian What

Milliam Anged , Jr.

Date: February 12, 2008